

IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF ALABAMA

RECEIVED

NORTHERN DIVISION

2005 JUL -8 A 10:12

DEBRA P. HACKETT, CLK  
U.S. DISTRICT COURT  
MIDDLE DISTRICT ALA

ERSC THOMAS - BEY 137013  
PLAINTIFF

VS

CIVIL ACTION NO. 2:05-CV-605-F

LARRY LEGON et al  
DEFENDANTS

WC

PLAINTIFFS OBJECTIONS TO MAGISTRATE  
RECOMMENDATION

COMES NOW, THE PLAINTIFF IN THE ABOVE STYLED AND CAUSE OF ACTION AND  
IN SUPPORT MOVES THE HONORABLE COURT WITH HER OBJECTIONS AND  
IN SUPPORT SAYS

1. THE MAGISTRATE JUDGE HAS RECOMMENDED THAT THIS ACTION BE DISMISSED  
WITHOUT SERVICE ALLEGING THAT THE SANCTIONS FAILED TO IMPOSE  
A TYPICAL AND SIGNIFICANT HARDSHIP.
2. THE MAGISTRATE JUDGE CLEARLY MISSED THE ISSUE OF THIS COMPLAINT  
IT IS NOT THE SANCTIONS THAT LED TO THIS COMPLAINT, IT'S THE FACT  
THAT DEFENDANT LEGON WROTE THE PLAINTIFF A CITATION, AFTER  
THE CITATION HAD BEEN WRITTEN, SGT LEGON LEARNED THAT HE WAS  
WRONG AND HE WENT TO THE CAPTAIN TO HAVE THE FALSE CHARGE  
AND CITATION DISMISSED, BUT THE CAPTAIN REFUSED TO DO SO.  
SO THEREFORE THE PLAINTIFF RECEIVED SANCTIONS AND A CITATION  
INVOLVATION.
3. IF THIS HONORABLE COURT IS SAYING WELL THAT'S TOO BAD, THEN IT  
WOULD BE TELLING THOSE IN AUTHORITY THAT ANYTIME THEY WANT

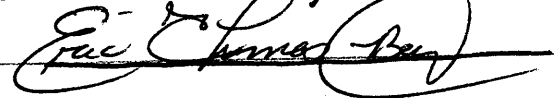
THEY CAN ARREST AND FAISELY CHARGE AN INMATE AND PUNISH HIM  
ALTHOUGH THEY HAVE DONE NOTHING TO DESERVE IT.

THE DEFENDANTS SHOULD NOT BE ALLOWED TO DELIBERATE CHARGE AND  
PUNISH AN INMATE FOR NO REASON. IN THE CASE OF THE PLAINTIFF  
THE DEFENDANT UGON ACKNOWLEDGED THE WRONG, BUT WAS REFUSED TO  
CORRECT IT.

WHEREFORE THE DEFENDANTS SHOULD BE ORDERED TO ANSWER THE  
COMPLAINT. AND THE RECOMMENDATION OF THE MAGISTRATE JUDGE  
REVERSED

DONE ON THIS 5TH DAY OF JULY 2005

RESPECTFULLY SUBMITTED



CERTIFICATE OF SERVICE

I HEREBY CERTIFY THAT I HAVE ON THIS 5TH DAY OF JULY 2005 SERVED A  
COPY OF THE FOREGOING ON THE DOC LEGAL DIVISION BY PRE PAID US MAIL



ERIC THOMAS BEY

137013

P. O. Box 5107

LINEAR SPRINGS, AL 36089